INTHE UNITED STATES DISTRICT COURT FORTHE DISTRICT OF DELAWARE

ROBERT D. BROWN
PAINTIBL

1.

C. A. No. 07-23 SIR

MilMington Police Officer RIME HART, Wilmington Police Officer Drydde, Defendants.



Motioni To Compel Discovery

PAINTHE Wishes to be provided with the hollowing directives of the Winington Police Depart Mont Police Depart Mont Police Officials Natural Index. 6.7 Physical Force (Authorized use of), 6.7(6) Capoton Cuse of), 6.7(1) Deadly force, 6.19(1) (2) Domeric Couldaint Procedures and Domeric Couldaint Procedures (interpolated) Domeric Couldaint Procedures (interpolated) Domeric Couldaint Procedures Index (interpolated Police Action on time, 7.6(2) Failure to table Applicate Police Action 6.42(1) I NESS (Sick Injury Policy), 7.4(1) INDEX (Sick Injury Po

reports, 6. 10 (13) I himseld prisoners, 7.3(4)
I would be provided persons
8.9(1) Sumply pan shutent, 6.7(2), (5) use of
free continual and use of force reports, 7.9(1)
use of force (physical force limitations) vehicles
(patrol) 3.1(1), Per defendants Atorney, Rosamaria
Tassonte, if any other directives were requested
she assured plaintiff she would provide fley
According to the Rules of discovery.

D-17.08

Rbirt D. Brown #231393

Robert D. Brown 7:0. Box 9561

Whiteholon, DE 18809

INTHEUNITED STATES DISTRICT COURT
FORTHED ISTRICT OF DELAWARE

Robert D. Brown
Plaintiff

V.

C. A. NO. 07-235LR

Wilmington Police Officer RINEMART, Wilmington Police Officer Drysdate, Desendants.

CERTIFICATE OF SERVICE

I, Robert D. Brown, A Pro Se litigant, hereby Certify that ON this 17th day of March 2008 I AM filing A Motion for discovery with the Clerk of Court and wish to have a copy forwarded to the following:

ROSALARIA TASSONE #3546 City of Wilmington LAW Departolent Louis L. Redding City/County Building 800 FRENCH Street, 944 Floor Wilmington, De 19801-3537

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Wilmington de 19809